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**SO ORDERED,**



Judge Selene D. Maddox

United States Bankruptcy Judge

**The Order of the Court is set forth below. The case docket reflects the date entered.**

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**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF MISSISSIPPI**

**IN RE:**

**BANKRUPTCY PROCEEDING**

**GARY FRITCH  
Debtor**

**Case No. 21-10072**

**ORDER LIFTING AUTOMATIC STAY**

**THIS CAUSE** having come on for consideration of the MOTION TO LIFT THE AUTOMATIC STAY, IF IT APPLIES [DKT #23], allowing Shelter Mutual Insurance Company and Gary Fritch, Debtor, to settle personal injury litigation wherein Debtor is a defendant, within his applicable insurance policy limits in the action currently pending in the Monroe County Circuit Court bearing Cause No.: 219-302-JWM, filed herein by Shelter Mutual Insurance Company and Gary Fritch (“Debtor”), and the Court being fully advised in the premises, hereby finds as follows:

1. That on April 21, 2021, the Debtor, among other defendants, entered into a proposed settlement agreement with Plaintiff, Christopher Chance, arising from a motorcycle/dog accident that occurred on November 24, 2018, in front of the Debtor’s home at 40181 Old Hamilton Road, Aberdeen, MS. The dog in question, was owned by Lee Ann Fritch, the Debtor’s daughter, who also resided at his home. The lawsuit is pending in the Monroe County Circuit Court bearing Cause No.: 219-302-JWM.

2. That as a result of the proposed settlement, the Debtor will neither receive nor expend

any funds as a result of this settlement. Further, no other creditors have an interest in this settlement. The settlement will come from proceeds of the coverage and policy with Shelter Mutual Insurance Company and will not affect any assets listed or shown in the schedules and is within policy limits.

3. That it is in the best interest of the Debtor that the stay be lifted, if it applies, to allow this settlement to take place within the debtors applicable insurance policy limits. The Debtor requests the automatic stay be lifted, if it applies, for the purposes of allowing this settlement to take place, and to allow the for the exchange of insurance funds for the execution of a full and final release and dismissal order on the Monroe County.

**IT IS ACCORDINGLY, ORDERED:**

The Automatic Stay is hereby lifted for the sole purpose to settle personal injury litigation wherein he is a defendant, within his applicable insurance policy limits, in the action currently pending in the Monroe County Circuit Court bearing Cause No.: 219-302-JWM.

\*\* END OF ORDER \*\*